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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/643,765	08/18/2003	Andrew B. Hastings	1376.725US1 3874			
21186	7590 09/27/2005		EXAMINER			
SCHWEGI	MAN, LUNDBERG, V	MCLEAN MAYO, KIMBERLY N				
P.O. BOX 2						
MINNEAPO	DLIS, MN 55402-0938	ART UNIT	PAPER NUMBER			
				2187		
		DATE MAIL ED. 00/27/2006				

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)			
Office Action Summary		10/643,765		HASTINGS, ANDREW B.			
		Examiner		Art Unit			
		Kimberly N. McLe	an-Mayo	2187			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a representation of the provision of the provisions of the provision of th	I. 1.136(a). In no event, however eply within the statutory minited will apply and will expire Soute, cause the application to	wer, may a reply be time mum of thirty (30) days SIX (6) MONTHS from t become ABANDONED	ely filed will be considered timel the mailing date of this c (35 U.S.C. § 133).			
Status							
1)[🖂	Responsive to communication(s) filed on 18	August 2003.					
2a)□	a)☐ This action is FINAL . 2b)☒ This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	<u></u>						
Applicati	ion Papers						
10)⊠	The specification is objected to by the Examination The drawing(s) filed on 18 August 2003 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the I	e: a)⊠ accepted or ne drawing(s) be held i ection is required if the	n abeyance. See drawing(s) is obje	37 CFR 1.85(a). ected to. See 37 Cl	FR 1.121(d).		
Priority u	under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachmen	t(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date							
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0 r No(s)/Mail Date	8) [7] [8]		te atent Application (PTC	O-152)		

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DETAILED ACTION

1. The enclosed detailed action is in response to the Application submitted on August 18, 2003.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-2, 5-13 and 16-36 are rejected under 35 U.S.C. 102(e) as being anticipated by Kolichtchak (PGPUB: US 2003/0014667).

Regarding claims 1-2, 10-13, 21-24, 27-29 and 32-35, Kolichtchak discloses a system comprising a memory (Figure 1, Reference 110); a plurality of pages held in the memory (section 0009); an instruction translation lookaside buffer (ITLB) (Figure 1, Reference 190); a fist data translation lookaside buffer (DTLB) (Figure 1, Reference 180); a translation lookaside buffer [inherent; when a miss occurs in the ITLB, a miss handler [software/code] retrieves the entry from the page table and when a miss occurs in the DTLB a miss handler retrieves the missed page entry from the page table); an executable/non-executable (x) indicator [user/supervisory mode] associated with each page in memory (Figure 2, bit 2; section 0011) wherein the TLB miss handler sets the x-indicator for a particular page to indicate non-executable when that page is accessed in a mode that allows writing to that page, and wherein the

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ITLB refuses to allow instructions from a page with an associated x-indicator of non-executable to be loaded [section 0014].

Regarding claims 5, 9, 16 and 19, Kolichtchak discloses a read bit indicating that the page is valid and readable and a write bit indicating that the page is valid and writable (Figure 2, bit 2; section 0011].

Regarding claims 6, 8, 18, and 20, Kolichtchak discloses a write bit associated with each page in memory that indicates the respective page is writable (Figure 2, bit 1; section 0011)

Regarding claims 7 and 17, Kolichtchak discloses a page table used to translate a virtual address to a real address, wherein the x-indicator for each page is held in the page table entry associated with that page (Figure 2, bit 2; section 0011).

Regarding claims 25-26, 30-31 and 36, Kolichtchak discloses translating the address for the data access also including setting the non-executable indication for a page holding the data access address on if a write indication is set for that page (Figure 3, Reference 310).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

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having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 3, 4, 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kolichtchak (PGPUB: US 2003/0014667).

Regarding claims 3-4 and 14-15, Kolichtchak does not disclose utilizing the DTLB only for vector and scalar accesses to memory. A data translation lookaside buffer translates read/write accesses to data in the memory. In a system that perform scalar and vector memory data accesses, the DTLB would be used for those memory accesses. Kolichtchak does not explicitly disclose using scalar and vector memory accesses, however, one of ordinary skill in the art would have been motivated to use Kolichtchak 's teachings [buffer overflow detection/protection] in a system that performs vector and scalar memory accesses, wherein the DTLB would only be used for those accesses, for the desirable purpose of providing accuracy and data protection.

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimberly N. McLean-Mayo whose telephone number is 571-272-4194. The examiner can normally be reached on Mon (10-4), Tues, Thu (10-2), Fri (10-6:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Donald Sparks can be reached on 571-272-4201. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Mos Moss

Kimberly N. McLean-Mayo

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Primary Examiner
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KNM

KIMBERLY MCLEAN-MAYO
PRIMARY EXAMINER

September 19, 2005